## COMBINED DECLARATION AND POWER OF ATTORNEY

Attorney Docket No.

WATCH-6

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

CLEANING ATTACHMENT FOR CONVERTING A CLEANING IMPLEMENT TO A MOP the specification of which

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	Application Serial No.	and	
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	was amended on(i	f applicable)	<del></del>
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	was amended through	f applicable)	·
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hereby state that I have reviewed ar nended by any amendment referred	id understand the contents of the	above identified specification, in	cluding the claims,
acknowledge the duty to disclose to to disclose to to deep of Federal Regulations, §1.56.	he Office all information known	to me to be material to patentability	as defined in Title 3
ode of rederal Regulations, §1.56.	•		
nereby claim foreign priority benefits	under 35 U.S.C. §119(a)-(d) or 3	65(b) of any foreign application(s)	for patent or invento
ertificate, or §365(a) of any PCT Inter	national application which design	ated at least one country other than the	ne United States list
elow and have also identified below tternational application having a filir	, by checking the box, any foreign	en application for patent or invento	or's certificate, or PC
nermational application having a min	ig date before that of the applicat	ion on which priority is claimed:	
Prior Foreign Application(s)	)		Priority Claim
			<b>5</b> . 5
(Number)	(Country)	(Day/Month/Year Filed)	□· □ Yes No
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(Number)	(Country)	(Day/Month/Year Filed)	Yes No
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(Number)  thereby claim the benefit under Title is the subject matter of each of the clarovided by the first paragraph of Itormation known to me to be material vailable between the filing date of the	tims of this application is not disc Fitle 35, United States Code, § 1 al to patentability as defined in Tit	losed in the prior United States app 12, I acknowledge the duty to dist le 37, Code of Federal Regulations,	lication in the mann close to the Office a \$ 1.56 which becan
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belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: In the matter of the above-identified application, please recognize the attorneys associated with CUSTOMER NUMBER 23416; all of CONNOLLY BOVE LODGE & HUTZ LLP, as attorneys with full power of substitution to prosecute this application and conduct all business in the Patent and Trademark Office connected therewith.

Send Correspondence To:		Direct Telephone Calls To:		
Connolly Bove Lodge & Hutz LLP P.O. Box 2207 Wilmington, Delaware 19899-2207		(302) 6.	(302) 658-9141	
FULL NAME OF SOLE OR FIRST INVENTOR	INVENTOR: SIGNATURE	Bus	DATE 12/11/03	
JAMES A. SMITH				
85 WATCH HILL WAY, CHATHAM, MA 02633			UNITED STATES OF AMERICA	
POST OFFICE ADDRESS		<u> </u>	UNITED STATES OF AMERICA	
SAME AS ABOVE	1 1	1		
FULL NAME OF SECOND JUINT INVENTOR IF ANY BETTY J. MURPHY	LITTU DENO	Musher	DATE 12 DEC 2003	
REVIDENCE / // /			CITIZENSHIP	
11 Bradford Way, Cedar Grove, NJ 07009			UNITED STATES OF AMERICA	
POST OFFICE ADDRESS				
SAME AS ABOVE			<del></del>	
FULL NAME OF THIRD JOINT INVENTOR IF ANY	INVENTOR'S SIGNATURE		DATE .	
RESIDENCE			CITIZENSHIP	
POST OFFICE ADDRESS				
FULL NAME OF POURTH JOINT INVENTOR IF ANY	INVENTOR'S SIGNATURE		DATE	
RESIDENCE			CITIZENSIBP	
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FULL NAME OF FIFTH JOINT INVENTOR IF ANY	INVENTOR'S SIGNATURE		DATE .	
RESIDENCE			CATIZENSHIP	
POST OFFICE ADDRESS				
FULL NAME OF SIXTH JOINT INVENTOR IF ANY	INVENTOR'S SIGNATURE		DATE	
RESIDENCE			CITIZENNIIP	
POST OFFICE ADDRESS				
FULL NAME OF SEVENTH JOINT INVENTOR IF ANY	INVENTOR'S SIGNATURE		DATE	
RESIDENCE			CITIZENSHIP	
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